

Claim # 28 George Marshall

Claim No. 28.

Under Article 11. Treaty of 14th June 1866,
with Creek Indians.

The undersigned, George Marshall,
^{aged 35.}
a Creek Indian, and a Soldier in the 1st Indian
Regiment during the War of the Rebellion, being duly
examined and sworn, (he understanding, and
conversing in the English language;) deposes and
says: that after leaving his home, and family, at
his place, about two miles from the old Creek Agency,
to join the Union Army, in the month of December
1862, and while he was serving as such, his property
was taken by the Armies, of both sides, as he has
reasons to believe, and that he lost the property
hereinafter set forth, and never recovered the same,
or any part thereof - Also, that the articles of property
belonging to his wife, her private estate, separate
and apart from his property, was at the same time
taken by the Armies and never thereafter recovered,
either in whole, or in part - as follows: To say.

George Marshall's Property:

Two (2) Saddle Horses (Indian) at \$100. ea.	\$ 200.00
One (1) Do. Do Do "	75.00.
Three Mares and two Colts. 5. at \$40. each	200.00.
Ninety (90) Head of Stock Cattle, at \$15. "	1350.00.
Five Hogs. (Barrows) " \$10. "	50.00.
Five Hogs. (Sows and pigs) " \$15. "	75.00.
Carried forward.	\$ 1950.00.

Amount brought forward \$ 1950.00.
 Ten (10) Sheep at \$3. each 30.00
 Poultry. Valued at 20.00
\$ 2000.00.

His wife's property:
 One (1) Horse (Saddle) valued at 60.00
 Two (2) Mares, Indian at \$35. each 70.00
 Five (5) Cows and Calves " \$15. each 75.00
 Sundry Poultry, Valued at 25.00
 Sundry house furniture, beds, bedding &c 60.00
 Making a total value of \$ 2290.00
 Two thousand two hundred and ninety dollars.
 And further this deponent saith not.

Subscribed and Sworn to before me, at
 the Creek Agency, On this 4th day
 of November A.D. 1869.

George Marshall;

his
 X
 Mark

W. H. Supt.
 W. H. Supt. by. Attest. Ind. Apprs S. Supt.

The undersigned, Monday Marshall,
 and Harriet Marshall, Freedmen; natives of the
 Creek Nation, and legal refugees, being jointly, duly
 examined and sworn - (they understanding, and
 conversing in the English language.) do depose
 and say: that they are not interested in the claim
 of the above named George Marshall in any pecuniary

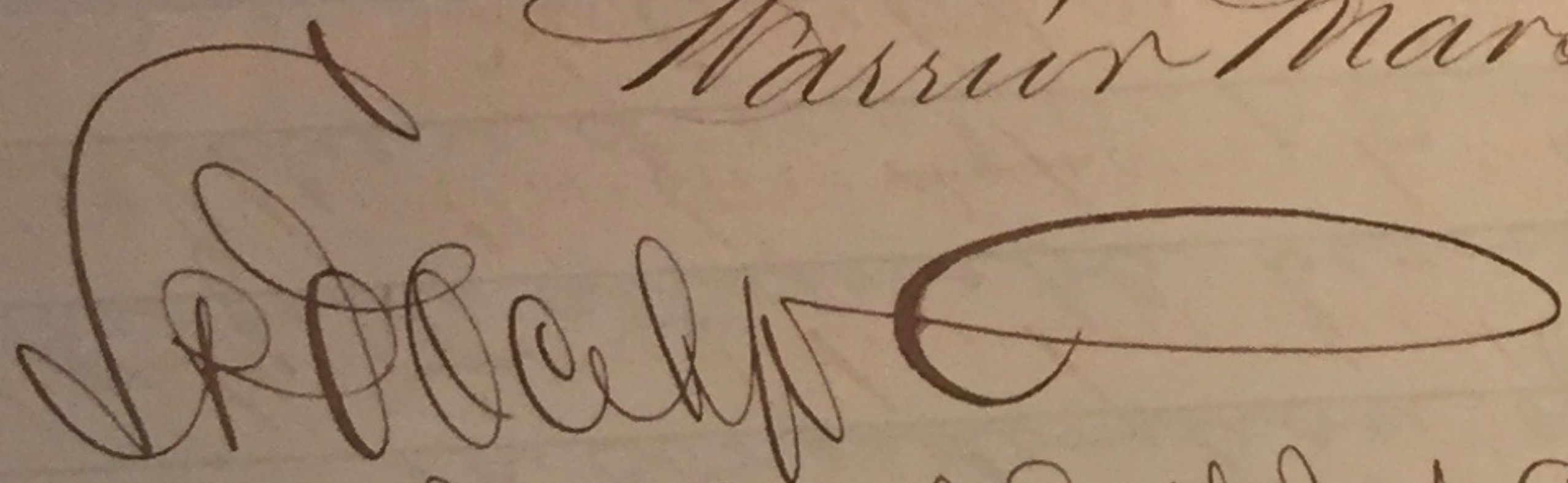
manner whatsoever; that they have heard the foregoing affidavit read to them, and know its contents, and that the same is correct and true. That, to their own knowledge, the said George Marshall did about the time stated by him, own and possess the property stated in his affidavit and did lose the same as set forth in his Deposition. And further that the wife of the said George did likewise own and possess, and did lose the property stated in the same manner as that of her husband. And further these deponents do not say.

Subscribed and Sworn to before me, at
the Creek Agency, C.N. this 4th day
of November. A.D. 1869.

Monday Marshall,

Warrior Marshall,

his
X.
mark
his
X.
mark



W.H. Othman, Asst Supt Ind Affs S.O. Suptcy.

Awards

The loss of property specified above is deemed established by the foregoing testimony. Also, the status of claimant. The amount claimed, however, is, in some instances, - considered excessive. - Upon inquiry, it is found that the values of the different kinds of property at the time the loss occurred, ruled as follows:

Horses - Indian Saddle,	\$ 50.00 Each.
Mares & colts (5)	15.00 ..
Stock cattle,	5.00 ..
Hogs - (Barrows)	2.00 ..
Sows & pigs.	5.00 ..
Sheep,	2.00 ..

Poultry. One-half claimed value:-

Mares:- 15.00.

House furniture, bed, bedding &c. - Half claimed.

In consideration of these, and all other facts attainable, bearing upon the Case, we believe it just and Equitable to award this claimant George Marshall - Five hundred and two dollars and fifty Cents.

\$902 $\frac{50}{100}$

J. P. Hays

Brevet Major General U. S. Army.

Supl. Indian Affairs. - Southern Superintendency

F. A. Field

Captain U. S. Army.

Creek Agency.